

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
2006 Quadrennial Regulatory Review –)	MB Docket No. 06-121
Review of the Commission’s Broadcast)	
Ownership Rules and Other Rules Adopted)	
Pursuant to Section 202 of the)	
Telecommunications Act of 1996)	
)	MB Docket No. 02-277
2002 Biennial Regulatory Review – Review)	
of the Commission’s Broadcast Ownership)	
Rules and Other Rules Adopted Pursuant)	
to Section 202 of the Telecommunications)	
Act of 1996)	MM Docket No. 01-235
)	
Cross-Ownership of Broadcast Stations and)	
Newspapers)	MM Docket No. 01-317
)	
Rules and Policies Concerning Multiple)	
Ownership of Radio Broadcast Stations in)	
Local Markets)	MM Docket No. 00-244

Definition of Radio Markets

To the Commission:

Request for Extension of Time from Nickolaus E. Leggett

I am one of the original petitioners for the establishment of the Low Power FM (LPFM) radio broadcasting service (RM-9208 July 7, 1997 subsequently included in MM Docket 99-25). I am also a certified electronics technician (ISCET and NARTE) and an Extra Class amateur radio operator (call sign N3NL). I am an inventor holding three U.S. Patents. My latest patent is a wireless bus for digital devices and computers (U.S. Patent # 6,771,935). I have a Master of Arts degree in Political Science from the Johns Hopkins University. I am also one of the petitioners in the recent docket to

establish a low power radio service on the AM broadcast band (RM-11287).

Formal Request for an Investigation and an Extension of Time

This document is a formal request that the Commission investigate the media report that Commission staff shredded a Commission study of the impact of lifting media ownership rules. Yesterday, the Associated Press reported that Commission staff was ordered to shred all copies of a study that was supportive of media ownership limitations (Associated Press, “Media Ownership Study Ordered Destroyed”, September 14, 2006, 3:08 PM).

Requested Actions

The Commission should formally investigate this report. If Commission staff were indeed ordered to shred the study, disciplinary actions should be taken against those who gave the orders.

In addition, the text of the study should be posted on the FCC web site as part of these current media ownership dockets. The public should be given at least 30 days of extra time to read the posted study and submit comments to these dockets. The press reports that United States Senator Barbara Boxer of California has a copy of this study available. The Commission can obtain a copy from the Senator if necessary.

Respectfully submitted,

Nickolaus E. Leggett, LPFM Petitioner (RM-9208)

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September 15, 2006